Arrest on Out-of-District Offense

UNITED STATESODISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

ARREST ON OUT-OF-DISTRICT QEFENSE

'08 MJ 16 17
Magistrate Case Number:

The person charged as Alberto Gutierrez-Herr	nandez now appears before this United States
District Court for an initial appearance as a result o	of the following charges having been filed in the United States
District Court for the Eastern	District of Texas
with Conspiracy to Possess with the Intent to distril	bute Marijuana, Money Laundering , in
violation of	Section 1956, Title 18 USC section 1960.
The charging documents and the warrant of	of the arrest of the defendant which was issued by the above
United States District Court are attached hereto.	
I hereby swear under penalty of perjury	that the foregoing is true and correct to the best of my
knowledge, information and belief.	
DATED: <u>5/23/08</u>	Sean Haworth Tollwork
	Federal Bureau of Investigation (Name) Deputy United States Marshal
Reviewed and Approved:	
Dated: $5/23/08$	
Assistant United States Attorney	

	United	STATES	DISTRIC [*]	t Court	
EAS	TERN	District of	of	TEXAS	
,	ES OF AMERICA		Case Number:	WARRANT FOR A	UNITED STATES M TOB MAY 16 PM TEXA TEASTERN DISTANCE RREST EASTERN DISTANCE RREST EASTERN DISTANCE RREST EASTERN DISTANCE RREST EASTERN DISTANCE REST EAST
To: The United States Mand any Authorized	arshal United States Officer			· · · · · · · · · · · · · · · · · · ·	NES MARSH 6 PH 2: 1 N DISTRICT TEXAS
YOU ARE HER	EBY COMMANDED	to arrest Al	BERTO GUTIE	Name	7 7
and bring him or her fort				Commissed Roles	ase 🗀 Violation
Indictment Inform	nation Complaint	Order of court	Probation Violation Petition	Supervised Releation Violation Petition	····
charging him or her with (Conspiracy to possess wunlicensed money transm	rith intent to distribute nitting business	marijuana; Cons			inducting or owning an
in violation of Title 21	United STATES D	States Code, Se ISTRIC	ection(s) $\frac{846}{2}$	18:1956(h), 1960(a)	
DAVID J. MALAND Name of Issuing Officer			Signature of Issu	ing Officer	
CLERK		is	5/15/08	Sherman	
Title of Issuing Officer	DISTR		Date	A COPY COPY DAVID J. SALA U.S. DISTRICT BASTIPH DIST	I CERTIEY MO, CLERK COURT RICT OF TEXAS
RETURN					
This warrant was received and executed with the arrest of the above-named defendant at					
DATE RECEIVED	NAME AND TITLE OF ARREST	NG OFFICER	SIGNA	TURE OF ARRESTING OFFICER	
DATE OF ARREST					

FILED U.S. DISTRICT COURT EASTERN DISTRICT OF TEXAS

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

§

MAY 1.5 2008

DAVID J. WIALAND, ULEHA

DEPUTY

UNITED STATES OF AMERICA

SEALED

VS.

CAUSE NO. 4:08CR67 Judge Crone

ALBERTO GUTIERREZ (4)

SUPERSEDING INDICTMENT

The United States Grand Jury charges:

COUNT 1

Violation: Title 21 U.S.C. § 846 (Conspiracy to Possess with Intent to Distribute Marijuana) and Title 18 U.S.C. § 2 (Aiding and Abetting)

That from sometime on or about July 2006, and continuously thereafter up to and including May 15, 2008, in the Eastern District of Texas and elsewhere within the jurisdiction of this Court,

ALBERTO GUTIERREZ

defendants herein, did knowingly and intentionally combine, conspire, and agree with each other, and with other persons known and unknown to the United States Grand Jury to knowingly and intentionally possess with the intent to distribute and dispense 15,000 kilograms or more of a SUPERSEDING INDICTMENT/NOTICE OF PENALTY - Page 1

mixture or substance containing a detectable amount of marijuana, a violation of Title 21, United States Code, Section 841(a)(1).

All in violation of Title 21, United States Code, Section 846 and Title 18, United States Code, Section 2.

COUNT 2

Violation:18U.S.C. §§1956(h), 1956(a)(1)(B)(i), and 1956(a)(1)(A)(i) [Conspiracy to commit Money Laundering]

That from in or about July 2006, the exact date unknown to the United States Grand Jury, and continuously thereafter up to and including the date of the filing of this Superseding Indictment, in the Eastern District of Texas and elsewhere within the jurisdiction of the Court,

ALBERTO GUTIERREZ

defendants herein, did knowingly and intentionally combine, conspire, confederate, and agree together and with each other, and with others known and unknown to the Grand Jury, to commit certain offenses against the United States, to-wit:

1. To knowingly conduct and cause to be conducted a financial transaction, the activities of which affect interstate and foreign commerce, with proceeds of a specified unlawful activity, that is, Conspiracy to Possess with Intent to Distribute a Controlled Substance, to-wit: marijuana and cocaine, as described in this Superseding Indictment, knowing that the transaction was designed in whole or in part to conceal and disguise the nature, ownership, control, and source of the proceeds of the specified unlawful activity, and knowing that the property represented the

proceeds of some form of unlawful activity in violation of Title 18, United States Code, Section 1956(a)(1)(B)(i); and

2. To knowingly conduct and cause to be conducted a financial transaction, the activities of which affect interstate and foreign commerce, with proceeds of a specified unlawful activity, that is, Conspiracy to Possess with the Intent to Distribute a Controlled Substance, to-wit: marijuana and cocaine, as described in this Superseding Indictment, with the intent to promote the carrying on of said specified unlawful activity, and knowing that the property involved represents the proceeds of some form of unlawful activity in violation of Title 18, United States Code, Section 1956(a)(1)(A)(i).

MANNER AND MEANS

- 1. It was a part of the conspiracy to transport from the United States, specifically the States of Texas, Ohio, Arizona and California, and into the United Mexican States, United States currency that was derived from the smuggling of marijuana and cocaine into the United States and from the distribution of marijuana and cocaine in the United States in order to promote the carrying on of the Conspiracy to Possess with the Intent to Distribute a Controlled Substance as described in the Superseding Indictment;
- 2. It was further a part of the conspiracy to receive United States currency derived from the Conspiracy to Possess with the Intent to Distribute a Controlled Substance, to-wit: marijuana, via hidden compartments in travel trailers in the State of Texas for repackaging and preparation for shipment to Arizona or California, from Ohio and elsewhere in order to promote the carrying on of the Conspiracy to Possess with the Intent to Distribute a Controlled Substance as described in the Superseding Indictment;

OVERT ACTS

In furtherance of this conspiracy, and to effect and accomplish the objects of the conspiracy, one or more of the Defendants or conspirators, both indicted and unindicted, and other persons known and unknown to the Grand Jury, performed or caused the performance of certain overt acts in the Eastern District of Texas and elsewhere within the jurisdiction of this Court, including but not limited to the following:

- transported through the Eastern District of 1. On or about March 14, 2008, Texas approximately 2000 pounds of marijuana to a co-conspirator in Columbus, Ohio.
- On or about March 14, 2008, received approximately \$1,000,000.00 from a co-2. conspirator in Columbus, Ohio and attempted to transport the money back to Texas through the Eastern District of Texas.
- On approximately 15-20 occasions or other co-conspirators traveled through the 3. Eastern District of Texas and transported and delivered approximately 2000 pounds of marijuana on each occasion to a co-conspirator in Columbus, Ohio and returned the proceeds from the sale of the marijuana to Texas through the Eastern District of Texas for repackaging and preparation for further distribution to co-conspirators in Arizona or California.
- On multiple occasions directed or instructed to deposit United States currency 4. which was proceeds from the sale of marijuana into their personal bank accounts in order to would then use the cashier checks provided to him by for the receive cashier checks in return. purchase of expensive personal items.
- On or about March 20, 2008, concealed from law enforcement approximately 5. of United States currency which they knew was the proceeds of unlawful \$382,000.00

activity, to-wit: the possession and distribution of marijuana, in order to avoid the seizure of said United States currency.

All in violation of 18 U.S.C. §§ 1956(h), 1956(a)(1)(B)(i), and 1956(a)(1)(A)(i)

COUNT 3

Violation: 18 U.S.C. § 1960(a), 1960(b)(1)(A), 1960 (b)(1)(B) and 1960 (b)(1)(C) (Conducting or owning an unlicensed money transmitting business).

That from or about July 2006, the exact date unknown to the United States Grand Jury and continuously thereafter up to and including the date of the filing of this Superseding Indictment, in the Eastern District of Texas and elsewhere within the jurisdiction of this Court,

ALBERTO GUTIERREZ

defendants herein, knowingly conducted all or part of a money transmitting business which affected interstate and foreign commerce, namely:

- 1. operated without an appropriate money transmitting license in a state where such operation is punishable as a misdemeanor or a felony under state law, whether or not the defendant knew that the operation was required to be licensed or that the operation was so punishable in violation of Title 18, United States Code, Section 1960(b)(1)(A);
- 2. failed to comply with the money transmitting requirements under section 5330 of title 31, United states Code, or regulations prescribed under such section in violation of Title 18, United States Code, Section 1960(b)(1)(B);

3. involved the transportation or transmission of funds that are known to the defendant to have been derived from a criminal offense or are intended to be used to promote or support unlawful activity in violation of Title 18, United States Code, Section 1960 (b)(1)(C).

All in violation of Title 18, United States Code, Sections 1960(a), 1960(b)(1)(A), 1960(b)(1)(B) and 1960(b)(1)(C).

NOTICE OF INTENTION TO SEEK CRIMINAL FORFEITURE

Criminal Forfeiture Pursuant to 18 U.S.C. § 982 and 21 U.S.C. § 853

For committing the foregoing offense alleged in this Superseding Indictment, which is punishable by imprisonment for more than one year, herein used or intended to use, the below described property to commit or facilitate the said controlled substance violation and the below described property is derived from proceeds obtained directly or indirectly as a result of the commission of the aforesaid violations of 18 U.S.C. §1956 and 21 U.S.C. 846, including but not limited to:

\$14,940.00 in U.S. currency seized from

\$382,750.00 in U.S. currency seized from

\$17,754.61 from Wachovia Account No. 1010172145426 in the name of

2007 Country Coach Affinity 700, Model Number MAT450SHABCD, VIN Number 4U7D9FT1871090053

Grasshopper 723 with Big Tex Trailer

Dewalt Air Compressor Model D55168

2006 Cargomate Trailer LD, Texas license number 36Z-CZL, VIN Number 5NHEUH0126Y054823

2005 John Deere Model 325 Skid Steer Loader, Serial Number T00325A127818

2008 Mercedes Benz ML350, Texas license number DXW-276, VIN Number 4JGBB86E38A377427

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2008 Mercedes Benz S550, Texas license number DXW-275, VIN Number WDDNG71XX8A184185

2008 Chevrolet Silverado 1500, Texas license number 39V-TW6, VIN Number 2GCEK19JX81134547

2007 Chevrolet Silverado 2500, Texas license number 94C-CW6, VIN Number 1GCHK23697F535408

2007 Yamaha AR230 Ski Boat and 2007 MFI Trailer, Texas license number 7099AM, Serial Number YAMC4625E707

Echo PB-413T Back Pack Blower PB413H

Craftsman 4 Cycle Back Pack Blower Model 794990

2008 APC Trailer

EZ Go Golf Cart

HP Pavilion DV6000 Notebook, Serial Number CNF6420QW1

Commercial Electric Double Light

Titan Industrial Diesel Generators (4)

Honda Excel Power Washer Model XR2625

All that lot or parcel of land, together with its buildings, improvements, fixtures, attachments and easements located at 14827 County Road 234, Terrell, Texas 75160; Block 10 & 10A, Highpoint Estates Addition

SUBSTITUTE ASSETS -

If any of the above-described forfeitable property, as a result of any act or omission of

Defendants:

- (a) cannot be located upon the exercise of due diligence;
- (b) has been transferred or sold to, or deposited with, a third party;

- (c) has been placed beyond the jurisdiction of the court;
- (d) has been substantially diminished in value; or
- (e) has been commingled with other property which cannot be divided without difficulty; it is the intent of the United States, pursuant to 21 U.S.C. § 853(p) to seek forfeiture of any other property of said Defendant(s) up to the value of the forfeitable property described above.

By virtue of the commission of the felony offenses charged in this Indictment by the defendant, any and all interest they have in the above-described property is vested in the United States and hereby forfeited to the United States pursuant to 18 U.S.C. § 982 and 21 U.S.C. § 853.

A TRUE BILL

FOREMAN OF THE GRAND JURY

REDECCA A. GREGORY

United States Attorney

ERNEST GONZALEZ

Assistant United States Attorne

IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

UNITED STATES OF AMERICA	§	SEALED
	§	-
VS.	§	CAUSE NO. 4:08CR67
	§	Judge Crone
	§	
	§	
	§	
ALBERTO GUTIERREZ (4)	§	
	§	
§		

NOTICE OF PENALTY

COUNT 1

Violation:

21 U.S.C. § 846

Penalty:

If 1000 kilograms or more of a mixture or substance containing a detectable amount of marijuana – not less than 10 years and not more than life imprisonment, a fine not to exceed \$4 million, or both; supervised release of at least five (5) years;

If 100 kilograms or more but less than 1000 kilograms of a mixture or substance containing a detectable amount of marijuana – not less than five (5) and not more than 40 years imprisonment, a fine not to exceed \$2 million, or both; supervised release of at least four (4) years;

If 50 kilograms or more but less than 100 kilograms of a mixture or substance containing a detectable amount of marijuana – not more than 20 years imprisonment, a fine not to exceed \$1 million, or both; supervised release of at least three (3) years.

If less than 50 kilograms of a mixture or substance containing a detectable amount of marijuana - not more than 5 years imprisonment, a fine not to exceed \$250,000.00, or both; supervised release of at least two (2) years

Special Assessment: \$100.00

COUNT 2

<u>Violation:</u> Title 18, United States Code 1956(h), 1956(a)(1)(B)(I) and 1956

(a)(1)(A)(I)

Penalty: Imprisonment for not more than twenty (20) years, a fine not to exceed

\$500,000.00 or twice the value of the property involved in the transaction, whichever is greater, or both. A term of supervised release of at least three

(3) years.

Special Assessment: \$100.00

COUNT 3

<u>Violation</u>: Title 18, United States Code 1960(1), 1960(b)(1)(A), 1960 (b)(1)(B) and

1960 (b)(1)(C)

Penalty: Not more than five years imprisonment, a fine not to exceed \$250,000, or

both; supervised release of not more than three years

Special Assessment: \$100.00